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William Bertram; March 23, 2006	210:15-22	R, U
William Bertram; March 23, 2006	211:1-8	R, U
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Jack D. Grimes; March 31, 2006	96:1	R
Jack D. Grimes; March 31, 2006	130:6-15	R
Jack D. Grimes; March 31, 2006	137:15-22	R
Jack D. Grimes; March 31, 2006.	138:1-5	R
Jack D. Grimes; March 31, 2006	163:1-4	I, R
Jack D. Grimes; March 31, 2006	206:7-22	I, R
Jack D. Grimes; March 31, 2006	207:1-13	I, R
Jack D. Grimes; March 31, 2006	228:21-22	R
Jack D. Grimes; March 31, 2006	229:1-22	R
Jack D. Grimes; March 31, 2006	230:1-22	R
Jack D. Grimes; March 31, 2006	231:1-7	R
Jack D. Grimes; March 31, 2006	240:7-20	R, U (lines 10-16 only)
Jack D. Grimes; March 31, 2006	245:3-22	R, U
Jack D. Grimes; March 31, 2006	246:1-17	R, U
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Perry Kaye; February 21, 2006	46:14-22	R, U, ML
Perry Kaye; February 21, 2006	47:1	R, U, ML
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Perry Kaye; February 21, 2006	47:17-22	R, U, ML
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Perry Kaye; February 21, 2006	63:20-22	R, U, ML
Perry Kaye; February 21, 2006	64:1-22	R, U, ML
Perry Kaye; February 21, 2006	65:5-19	R, U, ML
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57.1-4	R, U
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<u> </u>	R, U
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Nathalie Rajotte; March 10, 2006	139:1-8	R, U, ML
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Nathalie Rajotte; March 10, 2006	215:1-21	R, U
Nathalie Rajotte; March 10, 2006	216:8-22	R, U, I
Nathalie Rajotte; March 10, 2006	223:11-18	
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Nathalie Rajotte; March 10, 2006	251:19-22	R, U
Nathalie Rajotte; March 10, 2006	252:1-7	R, U
Nathalie Rajotte; March 10, 2006	252:11-20	R, U
Nathalie Rajotte; March 10, 2006	253:2-6	R, U
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Nathalie Rajotte; March 10, 2006	273:6-8	R, U
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Listed below each witness' name are Ingenio's counter-designations to 4. GameLogic's designated deposition testimony in Page:Line-Line format (where all of the testimony appears on one page of the deposition transcript) or Page:Line-Page:Line format (where testimony appears on multiple pages of the deposition transcript). Listed beside each designation is GameLogic's objections to Ingenio's counter-designations to GameLogic's designated deposition testimony.

William Bertram

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William Bertram; March 23, 2006	133:2-135:2	Incomplete designation
William Bertram; March 23, 2006	136:3-12	Incomplete designation
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William Bertram; March 23, 2006	156:22-157:4	
William Bertram; March 23, 2006	157:6-10	
William Bertram; March 23, 2006	157:12-19	

Deponent/Date	Counter-Designation	Objection
William Bertram; March 23, 2006	158:15-159:10	
William Bertram; March 23, 2006	160:4-9	
William Bertram; March 23, 2006	161:2-162:1	
William Bertram; March 23, 2006	162:4-16	Incomplete designation
William Bertram; March 23, 2006	163:17-18	
William Bertram; March 23, 2006	163:20-22	
William Bertram; March 23, 2006	165:6-166:10	Incomplete designation
William Bertram; March 23, 2006	166:13-167:2	Incomplete designation
William Bertram; March 23, 2006	170:10-171:13	
William Bertram; March 23, 2006	172:15-173:8	
William Bertram; March 23, 2006	177:19-178:15	Incomplete designation
William Bertram; March 23, 2006	190:11-14	
William Bertram; March 23, 2006	191:9-22	
William Bertram; March 23, 2006	196:16-198:2	
William Bertram; March 23, 2006	199:8-12	Incomplete designation
William Bertram; March 23, 2006	201:2-202:12	
William Bertram; March 23, 2006	202:19-204:6	
William Bertram; March 23, 2006	204:14-16	
William Bertram; March 23, 2006	205:22-206:2	
William Bertram; March 23, 2006	208:5-7	
William Bertram; March 23, 2006	210:4-14	
William Bertram; March 23, 2006	226:17-20	
William Bertram; March 23, 2006	230:20-231:4	
William Bertram; March 23, 2006	231:18-232:1	
William Bertram; March 23, 2006	234:8-16	
William Bertram; March 23, 2006	234:18-22	
William Bertram; March 23, 2006	236:20-237:14	
William Bertram; March 23, 2006	241:2-14	
William Bertram; March 23, 2006	242:17-20	Incomplete designation
William Bertram; March 23, 2006	243:3-5	
William Bertram; March 23, 2006	243:7	
William Bertram; March 23, 2006	246:13-247:1	
William Bertram; March 23, 2006	248:20-249:11	

Jack D. Grimes

Deponent/Date	Counter-Designation	Objection
Jack D. Grimes; March 31, 2006	7:13-9:16	
Jack D. Grimes; March 31, 2006	10:8-14	l control of the cont
Jack D. Grimes; March 31, 2006	40:2-9	
Jack D. Grimes; March 31, 2006	68:15-69:4	Relevance
Jack D. Grimes; March 31, 2006	81:6-85:2	

Deponent/Date	Counter-Designation	Objection
Jack D. Grimes; March 31, 2006	86:4-89:2	Relevance
Jack D. Grimes; March 31, 2006	90:2-93:2	Relevance
Jack D. Grimes; March 31, 2006	99:16-100:13	Relevance
Jack D. Grimes; March 31, 2006	101:12-20	Relevance
Jack D. Grimes; March 31, 2006	107:19-108:7	Relevance
Jack D. Grimes; March 31, 2006	108:11-16	
Jack D. Grimes; March 31, 2006	109:2-19	Objection to lines 7-19,
		relevance
Jack D. Grimes; March 31, 2006	147:15-148:11	Relevance
Jack D. Grimes; March 31, 2006	148:13-18	Relevance
Jack D. Grimes; March 31, 2006	148:20-149:5	Relevance
Jack D. Grimes; March 31, 2006	162:19-22	
Jack D. Grimes; March 31, 2006	163:5-165:4	Relevance
Jack D. Grimes; March 31, 2006	214:3-215:18	
Jack D. Grimes; March 31, 2006	216:1-14	
Jack D. Grimes; March 31, 2006	241:13-242:3	
Jack D. Grimes; March 31, 2006	244:15-245:2	
Jack D. Grimes; March 31, 2006	246:18-247:8	
Jack D. Grimes; March 31, 2006	247:10-13	
Jack D. Grimes; March 31, 2006	247:15-248:20	
Jack D. Grimes; March 31, 2006	258:15-22	
Jack D. Grimes; March 31, 2006	270:3-13	
Jack D. Grimes; March 31, 2006	277:3-278:5	
Jack D. Grimes; March 31, 2006	282:5-283:6	
Jack D. Grimes; March 31, 2006	284:17-22	
Jack D. Grimes; March 31, 2006	290:17-291:16	
Jack D. Grimes; March 31, 2006	292:16-293:22	

Регту Кауе

In addition to the following counter-designations, Ingenio counter-designates all of its originally designated testimony for Perry Kaye listed above in item V.D.1.

Deponent/Date	Counter-Designat	ion Objection
Perry Kaye; February 21, 2006	47:2-4	Improper opinion testimony
Perry Kaye; February 21, 2006	103:17-104:20	Relevance; hypothetical
Perry Kaye; February 21, 2006	173:10-20	
Perry Kaye; February 21, 2006	303:15-304:6	
Perry Kaye; February 21, 2006	323:13-18	
Репу Кауе; February 21, 2006	341:4-6	Confusing (FRE 403)

Martin Korn

Deponent/Date	Counter-Designation	Objection
Martin Korn; February 23, 2006	15:12-13	
Martin Korn; February 23, 2006	18:20-19:14	
Martin Korn; February 23, 2006	81:19-82:3	
Martin Korn; February 23, 2006	103:16-104:6	
Martin Korn; February 23, 2006	106:10-17	
Martin Korn; February 23, 2006	106:19	·
Martin Korn; February 23, 2006	107:4-108:4	Objection to 107:21-108:4, vague
Martin Korn; February 23, 2006	108:6-21	Objection to 108:17-109:1, foundation
Martin Korn; February 23, 2006	109:1-13	Objection to 108:17-109:1, foundation
Martin Korn; February 23, 2006	109:18	
Martin Korn; February 23, 2006	110:4-15	
Martin Korn; February 23, 2006	110:17-111:1	
Martin Korn; February 23, 2006	111:4-14	
Martin Korn; February 23, 2006	111:19-112:1	Legal conclusion
Martin Korn; February 23, 2006	112:3-8	Legal conclusion
Martin Korn; February 23, 2006	112:10-113:6	Line 10, legal conclusion
Martin Korn; February 23, 2006	113:8	Foundation, legal conclusion

Nathalie Rajotte

In addition to the following counter-designations, Ingenio counter-designates all of its originally designated testimony for Nathalie Rajotte listed above in item V.D.1.

Deponent/Date	Counter-Designation	Objection
Nathalie Rajotte; March 10, 2006	85:14-18	
Nathalie Rajotte; March 10, 2006	185:1-2	
Nathalie Rajotte; March 10, 2006	200:9-21	
Nathalie Rajotte; March 10, 2006	217:1-5	
Nathalie Rajotte; March 10, 2006	279:16	

VI. Exhibits

The parties will offer at trial one or more of the exhibits set forth on their respective exhibit lists. These lists include the exhibit number to be used at trial and a description sufficient to identify the exhibit, *i.e.*, by production number or citation.

Each party reserves the right to offer rebuttal exhibits that are not set forth on its exhibit list for testimony by the other side's witnesses only for such testimony that could not be reasonably anticipated.

Any exhibit identified on a party's exhibit list and not objected to is deemed to be admissible and may be entered into evidence by that party, except that nothing herein shall be construed as a stipulation or admission that the document is entitled to any weight in deciding the merits of the case.

Any document that on its face appears to have been authored by an employee, officer or agent of a party or third party shall be deemed prima facie to be authentic, subject to the right of the party against whom such a document is offered ("Opposing Party") to adduce evidence to the contrary or to require that the offering party provide authenticating evidence if the Opposing Party has a reasonable basis to believe the document is fabricated. Any objection to a document's authenticity must be made by the time of the Pretrial Conference.

A. Plaintiff's Exhibits

1. Ingenio's list of exhibits follows on AO Form 187.

PRESID	NG JUD	GE			PLAINTIFF'S ATTORNEY	DEFENDANT'S ATTORNEY		
Kent	Kent A. Jordan				Edmond D. Johnson	Richard D. Horwitz		
	AL DATE(S)				COURT REPORTER COURTROOM DEPUTY			
		6, 2006				<u>l</u>		
PLF NO	PLF DEF DATE MARKED ADMITTED			ADMITTED	DESCRIPTION OF EX	HIBITS* AND WITNESSES		
1					Certified Copy of U.S.	Patent No. 5,569,082		

ING JUD	GE			PLAINTIFF'S ATTORNEY	DEFENDANT'S ATTORNEY	
Kent A. Jordan				Edmond D. Johnson	Richard D. Horwitz	
IRIAL DATE(S)		COURT REPORTER COURTROOM DEPUTY				
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				Certified Copy of U.S.	Patent No. 5,709,603	
				Certified Copy of Assigu.S. Patent No. 5,569.0		
				From Perry Kaye to Ing		
				1 ~	el/Frame: 009845/0063	
		300		Certified Copy of Assig	gnment Documents for	
		***************************************		From Gizmo Enterprise	es, Inc. to Perry Kaye	
				U.S. Patent No. 5,569,0		
				From Perry Kaye to Giz		
				Certified Copy of Assignment Documents for U.S. Patent No. 5.709.603		
				From Perry Kaye to Ing		
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				5,569,082		
				Certified File History of 5,709,603	f U.S. Patent No.	
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4	DATE(S)					
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10					REDA	.СТЕД
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11	╁				Assignment Agreemer	nt Between Perry Kaye
11		***	100000000000000000000000000000000000000		and Ingenio Dated 03/ 22) IN001037 - IN001045	05/99 (Kaye Depo. Ex.
1.0	<u> </u>	ļ	 		International Patent A	
12					PCT/US96/03320 (Ka	
		ļ			PK000914 - PK00096	
	_					
13		1			Declaration of Dow K. Hardy in Support of Defendant GameLogic, Inc.'s Motion for	
		-			Cummary Judament of	f Non-Infringement Dated
					03/08/05 (Hardy Depo	
			<u> </u>		Database Cohema Dos	ion (Hardy Deno Ev 5)
14					Database Schema Design (Hardy Depo. Ex. 5) GL01944	
15		<u> </u>			GameLogic's Lottery	HomePlay Product Guide
		ļ			02/17/05 Draft Dated	02/17/05 (Hardy Depo.
					Ex. 6)	
					GL01697 - GL01740	
16	_	1	1	<u></u>	GameLogic's Reveal	System Scientific Games
1					Data Transfer Descrip	tion - Draft Dated 12/30
					(Hardy Depo. Ex. 7)	
		}			GL01691 - GL01696	
17	-	1	<u> </u>		GameLogic Technolo	gy Presentation (Hardy
• •					Depo. Ex. 8)	
					GL02696 - GL02704	
18		+		***************************************	HomePlay Lottery: Te	echnical Overview (Hardy
10		***************************************			Depo. Ex. 9)	
		-			GL01935 - GL01943	
19		-	 			Ticket Description Dated
17				C	02/25/05 (Hardy Depo. Ex. 10)	
					GL01797 - GL01804	•
20		 				scription & Glossary -
20		1			Revision rl 1 - 12/21/	04 (Hardy Depo. Ex. 11)
					GL01863 - GL01866	
		<u> </u>		<u> </u>	1 0701007 - 03001900	

PRESIL	DING JUD	GE			PLAINTIFF'S ATTORNEY	DEFENDANT'S ATTORNEY	
	Kent A. Jordan				Edmond D. Johnson	Richard D. Horwitz	
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	November 6, 2006						
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21						le Design Guide (Draft) -	
					Revision r1.5 - 2/17/05	(Hardy Depo. Ex. 12)	
			<u> </u>		GL01867 - GL01868	nd Discussion - Revision	
22					r1.4 - 01/20/05 (Hardy		
					GL01869 - GL01871		
23					GameLogic's Access (Code Spec - Revision r1.7	
					- 02/04/05 (Hardy Dep	o, Ex. 14)	
					GL01901 - GL01902	The state of the s	
24					Convention - Revision	oposed Run ID Naming r1.9 - 01/27/05 (Hardy	
			:		Depo. Ex. 15)	11.5 01/2//05 (11444)	
					GL01903 - GL01905		
25					Description of Data Transfer Process Between		
		Ì			GameLogic and Scient		
					r1.11 - 12/21/04 (Hard	y Depo. Ex. 16)	
		<u> </u>			GL01906 - GL01908 GameLogic's Description for Creating Access		
26						on for Creating Access - 11/01/04 (Hardy Depo.	
					Ex. 17)	- 11/01/04 (Haldy Depo.	
					GL01909	•	
27					The HomePlay Lottery	Access Code Design	
					Goals Dated 10/26/04		
					GL01919		
28					Letter from GameLogi		
					Anastasi, to Ingenio's		
					Dated 11/12/04 (Hardy	Depo. Ex. 21)	
		<u> </u>	 		GL02707 Press Release entitled '	Caiantifia Caman and	
29					Gamelogic Sign Letter		
					, , ,		
					10/04/04 (Hardy Depo. Ex. 22) GL03833 - GL03836		
30		<u> </u>			1	eLogic's Reveal System	
,,,,			[Dated 02/25/05 (Hardy Depo. Ex. 23)		
					GL01882 - GL01883		
31	1				Press Release Regardir		
					and Ingenio's Internet	- "	
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Kent A. Jordan				Edmond D. Johnson	COURTROOM DEPUTY	
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32						"E-Gambling Made in
					Quebec for New Jersey Winning Streak, Poste	d on 04/03/04 (Hardy
					Depo. Ex. 25)	
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2.4	 				U.S. Patent Applicatio	n Publication No.
34	1					sociated File History for
						n No.11/001,775 (Hardy
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						and GL02925 - GL02990
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35					U.S. Patent Applicatio	
						sociated File History for
	1				·	n No. 11/002,986 (Hardy
					Depo. Ex. 30)	
	1					and GL03059 - GL03128
36					U.S. Patent Application Publication No.	
					2005/0250569 and As	sociated File History for
					U.S. Patent Application	n No. 11/027,894 (Hardy
					Depo. Ex. 31)	
					GL03404 - GL03427	and GL02768 - GL02847
37	+	ļ			U.S. Patent Application	n Publication No.
J/						sociated File History for
		-				n No. 11/002,727 (Hardy
					Depo. Ex. 32)	
	l				GL03428 - GL03449	and GL02991 - GL03058
20			-		U.S. Patent Application	
38						sociated File History for
						n No. 11/002,997 (Hardy
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						and GL03129 - GL03206
						
39					U.S. Patent Application	
						sociated File History for
]				n No. 11/003,016 (Hardy
					Depo. Ex. 34)	
	į	1			GL03471 - GL03492 a	and GL03207 - GL03282

PRESIDING JUDGE Kent A. Jordan					PLAINTIFF'S ATTORNEY	DEFENDANT'S ATTORNEY		
					Edmond D. Johnson	Richard D. Horwitz		
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40				· · · · · · · · · · · · · · · · · · ·	U.S. Patent Application	Publication No.		
					2005/0250574 and Ass	ociated File History for		
						No. 11/027,007 (Hardy		
					Depo. Ex. 35)	- · · · · · · · · · · · · · · · · · · ·		
					GL03493 - GL03518	e e e e e e e e e e e e e e e e e e e		
41	 				U.S. Patent Application	Publication No.		
,						ociated File History for		
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					Depo. Ex. 36)			
					, ~ ·	nd GL03283 - GL03361		
42	 			····	File History for U.S. Pa			
• • • •					11/291,109 (Hardy Der	* *		
					GL04769 - GL04808			
43					File History for U.S. Patent Application No.			
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					GL04809 - GL04940			
44			·		File History for U.S. Patent Application No.			
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					GL03952 - GL04052	/		
45					File History for U.S. Pa	tent Application No.		
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					GL04053 - GL04150	· · · · · · · · · · · · · · · · · · ·		
46					File History for U.S. Pa	tent Application No.		
					11/130,798 (Hardy Dep			
		ļ			GL04562 - GL04697	,		
47					U.S. Patent Application	Publication No.		
					2005/0250576 and Asse	1		
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1					Depo. Ex. 51)			
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48			1					
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49					Curriculum Vitae of Jac	k D. Grimes, Ph.D.		
(Grimes Depo. Ex. 1 - Appendix A)								
50	<u>-</u>					ining Procedure Rev. 15		
		-				66 and 700-87) (Brandin		
					Depo. Ex. 103)			
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	A. Jo				Edmond D. Johnson	Richard D. Horwitz		
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Nove	ember	6,2006						
PLF. NO.	DEF NO	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EX	HIBITS* AND WITNESSES		
51					Christopher Brandin's Litigation Support Agreement with GameLogic and Invoices for			
			Ē		Services Rendered (Br GL06885 - GL06891			
52	1				Curriculum Vitae of William K. Bertram			
	 				<u> </u>			
53					Letter from Rodger Tate of Hunton & Williams to Steven Kane of GameLogic Dated 10/29/04 with Attachments (Kane Depo. Ex. 3) GL02614 - GL02658			
54					GameLogic's HomePlay Launch Plan Dated 01/20/05 (Kane Depo. Ex. 7) GL03620 - GL03638			
55					REDAC	TED		
56	- All Annual Property of the Party of the Pa				REI	DACTED		
57			3		REDA	ACTED		
58				- Inner o	Letter of Intent Betwee Scientific Games Inter (Kane Depo. Ex. 15) GL05744 - GL05750			
59			A CONTRACTOR OF THE CONTRACTOR		REDAC	CTED		
60			4		REDA	CTED		
61					REDACTED			

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	A. Jo				Edmond D. Johnson	Richard D. Horwitz		
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67					Ingenio's Financial De (Rajotte Depo. Ex. 72)	ata Chart 01/13/06)		
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68			MANAGEMENT OF THE STATE OF THE		RED	ACTED		
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	A. Jo				Edmond D. Johnson	Richard D. Horwitz	
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70	1				Template Manufacturing Licence for Ingenio,		
		<u> </u>			Filiale De Loto-Quebec, Inc. IN000016 - IN000026		
					HIGHLY CONFIDEN		
71							
			10000000000000000000000000000000000000		REDACTED		
72				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Loto-Quebec's Revue 13, 1999 IN000994 - IN001036	De Presse Dated August	
73					GameLogic's Demo Screen Shots for Lottery HomePlay		
			ļ		IN001219 - IN001226		
74		And the state of t			REDA	ACTED	
75					News Release entitled Become Nation's Firs Gilmartin, Jaimee, Ne 12/22/03 IN005904 - IN005905	t Internet Lottery Game," w Jersey Lottery,	
76					Combination of Intern Instant Lottery Ticket Gaming Technologies IN005897		
77					-		

	ING JUD		····		PLAINTIFF'S ATTORNEY	DEFENDANT'S ATTORNEY				
Kent	A. Jo	rdan			Edmond D. Johnson	Richard D. Horwitz				
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78						"Oberthur to Present the				
			<u> </u>		Cyber Games Portal, a	Secure and Diversified				
					Web Lottery Game Po					
					Oberthur Gaming Tecl IN005893	nnologies, 11/15/04				
79	 		Press Release entitled "OGT's Cyber Games:			"OGT's Cyber Games:				
19	9					Games on the Internet,"				
					Trudel Lyse Oberthu	r Gaming Technologies,				
					01/19/05					
					IN005891					
	1					"OGT Cyber Games: a				
80					Crocses Story in New	Jersey "Trudel Lyse				
					Success Story in New Jersey," Trudel, Lyse, Oberthur Gaming Technologies, 01/31/05					
	1				IN005889	imologics, off51105				
		ļ <u>.</u>			Press Release entitled "Oregon State Lottery					
81	81									
	-					lay (Cyber) Slingo after				
					an Impressive Sell-our	t of their Initial Launch in				
					Only Six Weeks!" Tru					
					Gaming Technologies	, 04/07/05				
					IN005887					
82					Press Release entitled	"Ingenio Continues to				
	1				Make Its Mark!" Bens	son, Marilyne, Montreal,				
					February 16, 2001					
		1			IN005911					
83	1	 			Article from Public G					
"					entitled "Ingenio: A V	ariety of Games and				
			Ì		Sectors," November 2	005				
				1	IN005926					
84		1	 			"Ingenio Puts CD-Rom				
04	1				Lottery on the Web",					
					IN005927	•				
0.5	<u> </u>	 			Spotlight on Loto O	uebec's CD Rom "Not So				
85					Instant" Game " Walc	zak, Bob, Lottery Sales				
					Monthly, Vol. 1, No.					
					IN005938	No strateging mood				
			<u> </u>			ngights entitled "CD Dom				
86					Article from Lottery I	nsights entitled "CD Rom				
						ant Success," May 2000				
				<u> </u>	IN005993					

	ONG JUD t A. Jo		***************************************		PLAINTIFF'S ATTORNEY Edmond D. Johnson	Richard D. Horwitz	
TRIAL	DATE(S)			· · · · · · · · · · · · · · · · · · ·	COURT REPORTER	COURTROOM DEPUTY	
Nove	ember	6, 2006					
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87					GameLogic's Opportu		
					Account/Comments Cl GL06883 - GL06884	nart	
88					Lottery HomePlay Wo GL06338 - GL06340	rking Papers - May 2005	
89					REDACTED		
90					REDACTED		
91					Article entitled "Gambling on Fresh Cash Idea", Gambling Magazine, Gambling News, Dated 03/15/04 GL02575 - GL02580		
92					Ingenio Form Strategic	d Other Games", MDI	
93					REDA	ACTED	
94		The state of the s		- Arrandomental	REDA	CTED	
95					RED	ACTED	
96			·		REDACTED		

	NG JUD	C12			PLAINTIFF'S ATTORNEY	DEFENDANT'S ATTORNEY	
	A. Jo				Edmond D. Johnson	Richard D. Horwitz	
	DATE(S)	·			COURT REPORTER	COURTROOM DEPUTY	
		6, 2006					
PLF. NO.	DEF	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXE	HBITS* AND WITNESSES	
97					Cyber Slingo Product I IN005667 - IN005668		
98					Lottery Opportunities I	Log (Kane Depo. Ex. 5)	
99					PrizeReel Blackjack CD (Produced at Markman Hearing)		
100					GL06892 Demo: HomePlay Hel	p 05/02/06	
					AccessCode.avi		
101		<u> </u>	<u> </u>	<u> </u>	HelpLink.avi		
102			 		MessageToBuyTicket	avi	
103				<u> </u>	MoneyHandBlackJack	c avi	
104				<u> </u>		3-2-1	
105					PyramidPayOut.avi		
106					ReelOfCash.avi	Chart Completing	
107	[Summary of Evidence Patent Applications in Were Cited As Releva	Which the Kaye Patents	

GameLogic's objections to Ingenio's list of exhibits are as follows: 2.

Kent	NG JUD A. Jo DATE(S) ember	rdan			PLAINTIFF'S ATTORNEY Edmond D. Johnson COURT REPORTER	DEFENDANT'S ATTORNEY Richard D. Horwitz COURTROOM DEPUTY OBJECTIONS
PLF NO	DEF NO	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	OBJECTIONS
i					Certified Copy of U.S. Patent No. 5,569,082	
2					Certified Copy of U.S. Patent No. 5,709,603	
3A				The state of the s	Certified Copy of Assignment Documents for U.S. Patent No. 5,569,082 From Perry Kaye to Ingenio, Filiale De Loto-Quebec Inc. Recorded 03/25/99, Reel/Frame: 009845/0063	

PRESID	ING JUD	GE	·············	······································	PLAINTIFF'S ATTORNEY	DEFENDANT'S ATTORNEY
	A. Jo				Edmond D. Johnson	Richard D. Horwitz
TRIAL I	DATE(S)				COURT REPORTER	COURTROOM DEPUTY
November 6, 2006						
PLF.	DEF NO	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	OBJECTIONS
3B					Certified Copy of Assignment	·
					Documents for U.S. Patent No. 5,569,082	
					From Gizmo Enterprises, Inc. to Perry Kaye	
					Recorded 09/15/95, Reel/Frame: 007645/0734	
3C					Certified Copy of Assignment Documents for U.S. Patent No.	
					5,569,082 From Perry Kaye to Gizmo	
		SAAAAAAAAAA		Enterprises, Inc. Recorded: 04/06/95, Reel/Frame:		
					007424/0742	
4					Certified Copy of Assignment Documents for U.S. Patent No.	
					5,709,603 From Perry Kaye to Ingenio, Filiale	
					De Loto-Quebec Inc. Recorded 03/25/99, Reel/Frame:	
					009845/0530	
5					Certified File History of U.S. Patent No. 5,569,082	
6					Certified File History of U.S. Patent No. 5,709,603	
7						FRE 402 FRE 802
				Aria de la companya d	REDACTED	1143 002
8	<u> </u>					FRE 402
U	***************************************				REDACTED	FRE 802
9	-	1	<u> </u>			FRE 402
,					REDACTED	FRE 802

PRESIL	ING JUL	GE		***************************************	PLAINTIFF'S ATTORNEY	DEFENDANT'S ATTORNEY
	A. Jo				Edmond D. Johnson	Richard D. Horwitz
TRLAL.	DATE(S)		•		COURT REPORTER	COURTROOM DEPUTY
Nov	November 6, 2006					
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					,	TTO T 402
10						FRE 402
					THE LOWER	FRE 802
					REDACTED	
-						
11	1				Assignment Agreement Between	
					Perry Kaye and Ingenio Dated	}
					03/05/99 (Kaye Depo. Ex. 22)	
					IN001037 - IN001045	
12	 	<u> </u>			International Patent Application No.	
12					PCT/US96/03320 (Kaye Depo. Ex.	
					30)	
					PK000914 - PK000968	1
12		<u> </u>	 		Declaration of Dow K. Hardy in	
13				Support of Defendant GameLogic,		
					Inc.'s Motion for Summary Judgment	
		**********			of Non-Infringement Dated 03/08/05	
		1			,	
			<u> </u>		(Hardy Depo. Ex. 4)	
14					Database Schema Design (Hardy	
					Depo. Ex. 5)	
			ļ		GL01944	
15					GameLogic's Lottery HomePlay	
					Product Guide 02/17/05 Draft Dated	
					02/17/05 (Hardy Depo. Ex. 6)	
					GL01697 - GL01740	
16					GameLogic's Reveal System	
	i				Scientific Games Data Transfer	
					Description - Draft Dated 12/30	
					(Hardy Depo. Ex. 7)	
					GL01691 - GL01696	
17	1		 		Gamelogic Technology Presentation	
11					(Hardy Depo. Ex. 8)	
					GL02696 - GL02704	
10					HomePlay Lottery: Technical	FRE 402
18				1	Overview (Hardy Depo. Ex. 9)	
					GL01935 - GL01943	
		1]	L	1 OT01227 - OT01247	<u> La companya da c</u>

BREEF	ING JUD	ne			PLAINTIFF'S ATTORNEY	DEFENDANT'S ATTORNEY
	A. Jo				Edmond D. Johnson	Richard D. Horwitz
	DATE(S)				COURT REPORTER	COURTROOM DEPUTY
November 6, 2006						
-			LABVED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	OBJECTIONS
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• • • •						
19				<u></u>	GameLogic's Lottery Ticket	
19					Description Dated 02/25/05 (Hardy	
					Depo. Ex. 10)	
					GL01797 - GL01804	
					HomePlay Payout Description &	
20					Glossary -Revision r1.1 - 12/21/04	
	ļ				(Hardy Depo. Ex. 11)	
					GL01863 - GL01866	FRE 402
21					GameLogic's Pay Table Design	1
					Guide (Draft) - Revision r1.5 -	FRE 901
					2/17/05 (Hardy Depo. Ex. 12)	
					GL01867 - GL01868	
22	<u> </u>	<u> </u>			GameLogic's PayLegend Discussion	FRE 402
24					- Revision r1 4 - 01/20/05 (Hardy	FRE 901
					Depo. Ex. 13)	
					GL01869 - GL01871	
~~			 	· · · · · · · · · · · · · · · · · · ·	GameLogic's Access Code Spec -	
23			}		Revision r1.7 - 02/04/05 (Hardy	
					Depo. Ex. 14)	
					GL01901 - GL01902	
		ļ	<u> </u>			
24					GameLogic's Draft/Proposed Run ID	
					Naming Convention - Revision r1.9 -	
					01/27/05 (Hardy Depo. Ex. 15)	
					GL01903 - GL01905	
25					Description of Data Transfer Process	
					Between GameLogic and Scientific	
					Games - Revision r1.11 - 12/21/04	
1					(Hardy Depo. Ex. 16)	
					GL01906 - GL01908	
26	 	 			GameLogic's Description for	
20					Creating Access Codes - Revision	
					r1.2 - 11/01/04 (Hardy Depo. Ex. 17)	
[GL01909	
<u> </u>	 	<u> </u>			The HomePlay Lottery Access Code	FRE 402
27					The nomer by Louisiy Access Code	FRE 901
1					Design Goals Dated 10/26/04 (Hardy	1100 901
	ĺ				Depo. Ex. 18)	
					GL01919	

DDECII	ING JUD	GF			PLAINTIFF'S ATTORNEY	DEFENDANT'S ATTORNEY
	A. Jo				Edmond D. Johnson	Richard D. Horwitz
	IRIAL DATE(S)				COURT REPORTER	COURTROOM DEPUTY
Nov	November 6, 2006					
			MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	OBJECTIONS
PLF NO	DEF.	DATE OFFERED	MARKED	ADMATTED		
28	· · · · · · · · · · · · · · · · · · ·				Letter from GameLogic's Counsel,	
20					John Anastasi, to Ingenio's Counsel,	
					Rodger Tate, Dated 11/12/04 (Hardy	
					Depo. Ex. 21)	
]	GL02707	
		<u> </u>	 		Press Release entitled "Scientific	FRE 402
29					Games and Gamelogic Sign Letter of	FRE 802
			1]	Intent" Dated 10/04/04 (Hardy Depo.	
					Ex. 22) GL03833 - GL03836	
				<u> </u>		FRE 402
30					Requirements for GameLogic's	FRE 802
					Reveal System Dated 02/25/05	TRE 602
					(Hardy Depo. Ex. 23)	
		1			GL01882 - GL01883	FRE 402
31					Press Release Regarding Launch of	1
					Oberthur and Ingenio's Internet	FRE 802
					Lottery Game - Cyber Slingo Dated	FRE 901
					03/29/04 (Hardy Depo. Ex. 24)	
32					Press Release entitled "E-Gambling	FRE 402
32	-				Made in Quebec for New Jersey",	FRE 802
					Moore, Lynn, Winning Streak, Posted	FRE 901
					on 04/03/04 (Hardy Depo. Ex. 25)	
33	 		 			FRE 402
ננ					,	FRE 802
					REDACTED	FRE 901
					*	
		_			U.S. Patent Application Publication	FRE 402
34					No. 2005/0250567 and Associated	
			Į.		File History for U.S. Patent	
					Application No.11/001,775 (Hardy	
		1	1			}
				İ	Depo. Ex. 29) GL03362 - GL03382 and GL02925 -	
				1	I I	
1					GL02990	<u> La companya da managana da m</u>

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Nov	November 6, 2006					ę	
PLF	DEF	DATE	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	OBJECTIONS	
NO.	Ю	OFFERED				a mu	
35	35				U.S. Patent Application Publication No. 2005/0250568 and Associated File History for U.S. Patent Application No. 11/002,986 (Hardy Depo. Ex. 30)	FRE 402	
					GL03383 - GL03403 and GL03059 - GL03128		
36					U.S. Patent Application Publication No. 2005/0250569 and Associated File History for U.S. Patent Application No. 11/027,894 (Hardy Depo. Ex. 31) GL03404 - GL03427 and GL02768 - GL02847	FRE 402	
37	The state of the s				U.S. Patent Application Publication No. 2005/0250571 and Associated File History for U.S. Patent Application No. 11/002,727 (Hardy Depo. Ex. 32) GL03428 - GL03449 and GL02991 - GL03058	FRE 402	
38					U.S. Patent Application Publication No. 2005/0250572 and Associated File History for U.S. Patent Application No. 11/002,997 (Hardy Depo. Ex. 33) GL03450 - GL03470 and GL03129 - GL03206	FRE 402	
39					U.S. Patent Application Publication No. 2005/0250573 and Associated File History for U.S. Patent Application No. 11/003,016 (Hardy Depo. Ex. 34) GL03471 - GL03492 and GL03207 - GL03282	FRE 402	

PRESI	ING JUL	GE		·····	PLAINTIFF'S ATTORNEY DEFENDANT'S ATTORNEY					
	A. Jo				Edmond D. Johnson	Richard D. Horwitz				
	DATE(S)		······		COURT REPORTER	COURTROOM DEPUTY				
Nov	November 6, 2006									
			MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	OBJECTIONS				
PLF DEF DATE MARKE			MARKED	ADMITTED	DESCRIPTION OF MANAGEMENT					
40	-				U.S. Patent Application Publication	FRE 402				
10			<u> </u>		No. 2005/0250574 and Associated					
		ļ	1		File History for U.S. Patent					
			ĺ		Application No. 11/027,007 (Hardy					
					Depo. Ex. 35)					
					GL03493 - GL03518					
41	-	 	<u> </u>	<u> </u>	U.S. Patent Application Publication	FRE 402				
41					No. 2005/0250575 and Associated					
				ļ	File History for U.S. Patent					
					Application No. 11/027,474 (Hardy					
					Depo. Ex. 36)					
	-				GL03519 - GL03544 and GL03283 -					
		ļ	ļ	<u> </u>	GL03361	FRE 402				
42					File History for U.S. Patent	FRE 402				
					Application No. 11/291,109 (Hardy					
					Depo. Ex. 37)					
					GL04769 - GL04808	TDT 400				
43					File History for U.S. Patent	FRE 402				
					Application No. 11/130,796 (Hardy					
					Depo. Ex. 38)					
			<u> </u>		GL04809 - GL04940					
44					File History for U.S. Patent	FRE 402				
					Application No. 11/133,153 (Hardy					
					Depo. Ex. 40)					
					GL03952 - GL04052					
45	1		1		File History for U.S. Patent	FRE 402				
					Application No. 11/249,017 (Hardy					
			1		Depo. Ex. 41)					
			-		GL04053 - GL04150					
46	-	 			File History for U.S. Patent	FRE 402				
****					Application No. 11/130,798 (Hardy					
					Depo. Ex. 49)					
					GL04562 - GL04697					
		1		<u> L</u>	UD07702 - UD0707 (<u></u>				

e dan 6, 2006 DATE OFFERED	an , 2006 _{DATE}	MARKED	ADMITTED	U.S. Patent Application Publication No. 2005/0250576 and Associated File History for U.S. Patent Application No. 11/027,756 (Hardy Depo. Ex. 51) GL03545 - GL03568 and GL02848 -	Richard D. Horwitz COURTROOM DEPUTY OBJECTIONS FRE 402
5, 2006 DATE	2006	MARKED	ADMITTED	U.S. Patent Application Publication No. 2005/0250576 and Associated File History for U.S. Patent Application No. 11/027,756 (Hardy Depo. Ex. 51) GL03545 - GL03568 and GL02848 -	OBJECTIONS
DATE	DATE	MARKED	ADMITTED	U.S. Patent Application Publication No. 2005/0250576 and Associated File History for U.S. Patent Application No. 11/027,756 (Hardy Depo. Ex. 51) GL03545 - GL03568 and GL02848 -	
		MARKED	ADMITTED	U.S. Patent Application Publication No. 2005/0250576 and Associated File History for U.S. Patent Application No. 11/027,756 (Hardy Depo. Ex. 51) GL03545 - GL03568 and GL02848 -	
				No. 2005/0250576 and Associated File History for U.S. Patent Application No. 11/027,756 (Hardy Depo. Ex. 51) GL03545 - GL03568 and GL02848 -	FRE 402
				GL02924	
<u></u>	1			REDACTED	
				Curriculum Vitae of Jack D. Grimes, Ph.D. (Grimes Depo. Ex. 1 - Appendix A)	FRE 802
				Manual of Patent Examining Procedure Rev. 15 Aug. 1993 (pages 700-86 and 700-87) (Brandin Depo. Ex. 103)	
	Language announce of the second secon			Christopher Brandin's Litigation Support Agreement with GameLogic and Invoices for Services Rendered (Brandin Depo. Ex. 105) GL06885 - GL06891	FRE 402 FRE 802
				Curriculum Vitae of William K. Bertram	FRE 802
				Letter from Rodger Tate of Hunton & Williams to Steven Kane of GameLogic Dated 10/29/04 with Attachments (Kane Depo. Ex. 3) GL02614 - GL02658	
				GameLogic's HomePlay Launch Plan Dated 01/20/05 (Kane Depo. Ex. 7) GL03620 - GL03638	FRE 802 FRE 901
				REDACTED	FRE 402 FRE 901
					GL02614 - GL02658 GameLogic's HomePlay Launch Plan Dated 01/20/05 (Kane Depo. Ex. 7) GL03620 - GL03638

PRESID	ING JUD	GE			PLAINTIFF'S ATTORNEY	DEFENDANT'S ATTORNEY	
	A. Jo				Edmond D. Johnson	Richard D. Horwitz COURTROOM DEPUTY	
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56						FRE 402	
					REDACTED	FRE 802 FRE 901	
57						FRE 802	
,					REDACTED	FRE 901	
58					Letter of Intent Between Gamelogic Inc. and Scientific Games	,	
			AAAMIIII FA		International, Inc. 09/28/04 (Kane Depo. Ex. 15) GL05744 - GL05750		
59					REDACTED		
					REDACIED		
60		-			REDACTED		
61					REDACTED		
62					REDACTED		
63					REDACTED		
64					REDACTED		
		***************************************			REDACTED		
65					REDACTED		
					REDACTED		

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	A. Jo				Edmond D. Johnson	Richard D. Horwitz COURTROOM DEPUTY	
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	November 6, 2006						
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66						FRE 402	
					REDACTED		
					Ingenio's Financial Data Chart	FRE 802	
67		- ASSAMANTAN			01/13/06 (Rajotte Depo. Ex. 72) IN006259		
68						FRE 901	
		ALLEGO PARTICIPATION OF THE PA			REDACTED		
69						FRE 402 FRE 901	
				WAADAA AAAA AAAA AAAA AAAAA AAAAA AAAAA AAAA	REDACTED		
70			-		Template Manufacturing Licence for	FRE 402	
, 0			***************************************	***************************************	Ingenio, Filiale De Loto-Quebec, Inc. IN000016 - IN000026	FRE 901	
71						FRE 402 FRE 901	
		A Comment of			REDACTED	FRE 901	
72					Loto-Quebec's Revue De Presse Dated August 13, 1999	FRE 402 FRE 802; no certified translations;	
					IN000994 - IN001036	FRE 901	
73					GameLogic's Demo Screen Shots for Lottery HomePlay IN001219 - IN001226		
74					REDACTED	FRE 402 FRE 901	

PRESIL	ING JUD	GE			PLAINTIFF'S ATTORNEY	DEFENDANT'S ATTORNEY	
Kent	A. Jo	rdan			Edmond D. Johnson	Richard D. Horwitz	
	DATE(S)				COURT REPORTER	COURTROOM DEPUTY	
November 6, 2006							
PLF NO.				ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	OBJECTIONS	
75					News Release entitled "Cyber Slingo to Become Nation's First Internet	FRE 802 FRE 901	
		***************************************			Lottery Game," Gilmartin, Jaimee, New Jersey Lottery, 12/22/03 IN005904 - IN005905		
76					Press Release entitled "Cyber Slingo, a Unique Combination of Internet Interactive Game and Instant Lottery Ticket," Trudel, Lyse, Oberthur Gaming Technologies, 03/29/04 IN005897	FRE 802 FRE 901	
77			The state of the s		Press Release entitled "OGT Teams with Ingenio and New Jersey Lottery to Bring TETRIS to Lottery Players!!" Trudel, Lyse, Oberthur Gaming Technologies, 08/30/04 IN005895	FRE 802 FRE 901	
78					Press Release entitled "Oberthur to Present the Cyber Games Portal, a Secure and Diversified Web Lottery Game Portal," Trudel, Lyse, Oberthur Gaming Technologies, 11/15/04 IN005893	FRE 802 FRE 901	
79	The state of the s				Press Release entitled "OGT's Cyber Games: the Safest Way to Play Games on the Internet," Trudel, Lyse, Oberthur Gaming Technologies, 01/19/05 IN005891	FRE 802 FRE 901	
80					Press Release entitled "OGT Cyber Games: a Success Story in New Jersey," Trudel, Lyse, Oberthur Gaming Technologies, 01/31/05 IN005889	FRE 802 FRE 901	

PRESIL	ONG JUL	GE			PLAINTIFF'S ATTORNEY	DEFENDANT'S ATTORNEY			
Kent	t A. Jo	ordan			Edmond D. Johnson	Richard D. Horwitz			
	DATE(S)		,		COURT REPORTER	COURTROOM DEPUTY			
Nov	ember	6, 2006			TREE CO. CO. CO. CO. CO. CO. CO. CO. CO. CO.				
PLF NO	DEF DATE MARKED ADMITTED		ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	OBJECTIONS				
81					Press Release entitled "Oregon State Lottery will Reorder Click&Play (Cyber) Slingo after an Impressive Sell-out of their Initial Launch in Only Six Weeks!" Trudel, Lyse, Oberthur Gaming Technologies, 04/07/05 IN005887	FRE 802 FRE 901			
82					Press Release entitled "Ingenio Continues to Make Its Mark!" Benson, Marilyne, Montreal, February 16, 2001 IN005911	FRE 802 FRE 901			
83					Article from Public Gaming International entitled "Ingenio: A Variety of Games and Sectors," November 2005 IN005926	FRE 802 FRE 901			
84					News Article entitled "Ingenio Puts CD-Rom Lottery on the Web", WLA News, 10/07/02 IN005927	FRE 802 FRE 901			
85					Spotlight onLoto Quebec's CD Rom "Not So Instant" Game," Walczak, Bob, Lottery Sales Monthly, Vol. 1, No. 3, March, 2000 IN005938	FRE 802 FRE 901			
86					Article from Lottery Insights entitled "CD Rom Instant Lottery an Instant Success," May 2000 IN005993	FRE 802 FRE 901			
87					GameLogic's Opportunity Log - Company Account/Comments Chart GL06883 - GL06884	FRE 402 FRE 802 FRE 901			
88					Lottery HomePlay Working Papers - May 2005 GL06338 - GL06340	FRE 402 FRE 802 FRE 901			

	ING JUD				PLAINTIFF'S ATTORNEY	DEFENDANT'S ATTORNEY Richard D. Horwitz	
	A. Jo				Edmond D. Johnson	COURTROOM DEPUTY	
	DATE(S)				COURT REPORTER		
Nove	ember	6, 2006					
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90						FRE 402	
					REDACTED	FRE 802 FRE 901	
91					Article entitled "Gambling on Fresh	FRE 402	
/1		Value 2			Cash Idea", Gambling Magazine,	FRE 802	
					Gambling News, Dated 03/15/04 GL02575 - GL02580	FRE 901	
92					News Release entitled "MDI	FRE 802	
72					Entertainment & Ingenio Form	FRE 802	
			And the second s		Strategic Business Alliance for Futuristic CD-ROM and Other Games", MDI Entertainment, 09/30/02, Press Release #176	FRE 901	
		<u> </u>			GL02586 - GL02589	FRE 402	
93					•	FRE 802	
				:	REDACTED	FRE 901	
94						FRE 402	
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					REDACTED	FRE 901	
95)		FRE 402 FRE 802	
					REDACTED	FRE 901	
96						FRE 402	
					TO TO BY A COUNTRY AND	FRE 802	
					REDACTED	FRE 901	

PRESID	NG JUD	GE			PLAINTIFF'S ATTORNEY	defendant's attorney Richard D. Horwitz
Kent	Kent A. Jordan				Edmond D. Johnson	COURTROOM DEPUTY
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97					Cyber Slingo Product Information	FRE 402 FRE 802
					IN005667 - IN005668	FRE 901
98			 		Lottery Opportunities Log (Kane	FRE 402
20					Depo. Ex. 5)	FRE 802
					GL06875-GL06884	FRE 901
99					PrizeReel Blackjack CD (Produced at	
:					Markman Hearing) GL06892	
100		<u> </u>	 	<u> </u>	Demo: HomePlay Help 05/02/06	FRE 901
100	 	 	 		AccessCode.avi	FRE 901
101 102				.,	HelpLink.avi	FRE 901
102			 		MessageToBuyTicket.avi	FRE 901
103	-	<u> </u>			MoneyHandBlackJack.avi	FRE 901
104	-	 			PyramidPayOut.avi	FRE 901
105	 	<u> </u>			ReelOfCash.avi	FRE 901
107					Summary of Evidence Chart	FRE 402 FRE 901

Defendant's Exhibits B.

GameLogic's list of exhibits follows on AO Form 187. 1.

1 PRESIDING JUDGE LEGISTATE DITTOR DE						
TRIAL I	DATE(S) ber 6, 20	006	Court F	REPORTER	COURTROOM DEPUTY	
PLF	DEF	Date Ordered	Marked	Admitted	DESCRIPTION OF EXHIBITS* AND WITNESSES	
No.	1.	Orected			U.S. Patent No. 5,373,440, Cohen, et al., "Promotional Game Method and Apparatus Therefor."Korn 31; Bertram 93 GL00345-GL00398	

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TOTAL) ATTE(E)		COIDT	REPORTER	COURTROOM DEPUTY		
	TRIAL DATE(S) November 6, 2006		COOKII	CH OKIDA	COURTROUM DEFOTT		
Novem	DEF	Date	Marked	Admitted	DESCRIPTION OF EXHIBITS* AND WITNESSES		
No.	NO	Ordered					
	2.				U.S. Patent No. 5,324,035, Morris, et al.,		
	:				"Video Gaming System with Fixed Pool of		
					Winning Plays and Global Pool Access."		
					GL05474-GL05512		
	3.				WO 91/06931Korn 32; Grimes 5		
					GL00668-GL00680		
	4.]	U.S. Patent No. 5,377,975, Clapper,		
					"Electronic Gaming Apparatus and Method."-		
					-Bertram 90		
	···			<u> </u>	GL00334-GL00344		
	5.				U.S. Patent No. 4,922,522, Scanlon,		
					"Telecommunications Access to Lottery		
					Systems."		
-					GL05346-GL05354		
	6.				U.S. Patent No. 4,494,197, Troy, et al.,		
					"Automatic Lottery System."		
					GL05355-GL05378		
	7.				U.S. Patent No. 4,689,742, Troy, et al.,		
					"Automatic Lottery System."		
				<u> </u>	GL00843-GL0863 U.S. Patent No. 5,586,937, Menashe,		
	8.				"Interactive, Computerized Garning System		
				***************************************	With Remote Terminals."		
					GL05391-GL5398		
	<u> </u>				U.S. Patent No. 5,348,299, Clapper,		
	9.	***************************************			"Electronic Gaming Apparatus."		
					GL00326-GL00333		
ļ	10.			<u> </u>	U.S. Patent No. 4,882,473, Bergeron, et al.,		
	10.			TOTAL PROPERTY.	"On-Line Wagering System with		
				***************************************	Programmable Game Entry Cards and		
					Operator Security Cards."		
					GL00308-GL00319		
	11.	 			U.S. Patent No. 4,582,324, Koza, et al.,		
	11.				"Illusion of Skill Game Machine for a		
					Gaming System."		
					GL00752-GL00771		
	12.	 		·····	Answer of Defendant GameLogic, Inc		
	A.440				Dated May 16, 2005		
		LL		<u> </u>			

Descion	NG JUDGE		PLAINTIF	F'S ATTORN	EY	DEFENDANT'S ATTORNEY	
Kent A.		•		D. Johnson		Richard D. Horwitz	
Kent A.	. Jordon						
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TRIAL D		0.0	Council				
Novem	November 6, 2006 PLF DEF Date		Marked	Marked Admitted I		PTION OF EXHIBITS* AND WITNESSES	
No.	NO	Ordered					
	13.				Withdraw		
	14.				Withdraw		
*******	15.				Withdray		
	16.				Withdray	VII	
	17.				"Betting	on Video Lottery Terminals to Raise	
					Revenue,	"House Research Report	
					Organiza	tion, Texas House of	
						statives, Focus Report, March 5,	
	***				2004	OT 05200	
						GL05379-GL05390 Thomson, Sue, "What are the Odds?:	
	18. Thomson, Sue, "What				1, Sue, "What are the Odds!.		
						anding the Risks," Powerhouse	
				Museum, 2004 GL05399-GL05441			
					GL05395	ent No. 5,042,809, Richardson,	
	19.				U.S. Pate	toring Coming Device"	
]	"Computerized Gaming Device." GL05442-GL05460		
				<u> </u>		ent No. 4,856,787, Itkis, "Concurrent	
	20.				Game No		
						1-GL05473	
				 	Garner I	Bryan, ed. "Black's Law Dictionary,"	
	21.				Stanton, 1	Vest Thomson, 2004.	
						1-GL05524	
	1 22	ļ	<u></u>		McKech	nie, Jean, ed. "Webster's New	
	22.				Twentiet	th Century Dictionary of the English	
					Languag	e: Unabridged," 2 nd ed., Prentice Hall	
					Press, 19		
1						3-GL05520	
	23.	-		 			
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